said Gerrard Adm^r of Richard Chilman in custody of the said Liber W. C. William Boareman sheriffe, and that he the said Gerrard refused the same, Hee the said Gerrard sayth that he the said William Boareman then and Still sheriffe of St^t Maryes County did suffer the said Nehemiah to goe att Large without the Lycence and Consent of him the said Gerrard hee the said Gerrard not being Satisfied his said Debt and this he Prayes may be Enquired of by the Country

And the said Nehemiah as aforesaid Sayth that the said Gerrard ought to be Debarred his accon aforesaid Protesting that he the said William did not Lett the said Nehemiah Blackiston goe at large the said debt aforesaid unsatisfied for that the said Nehemiah before the goeing at Large of him the said Nehemiah did satisfy the said debt for whh he was taken in Execution aforesaid unto him the said William Boareman sheriffe as aforesaid, and that he the said William did tender the same to him the said Gerrard Slye Adm as aforesaid, but the said Gerrard refused the same, before the bringing the accon of the said Gerrard against him the said William and of this he putts himself upon the Country, and the Plantiffe Likewise

Itt is therefore comanded the sheriffe of S^t Maryes County that he Cause to come here Twelve &c by whome &c. and who neither &c to recognize &c. because aswell &c.

On wch Said One and thirtieth day of June in the yeare aforesaid came the said partyes by their Attorneys aforesaid and the Jurors Impannelled being called likewise came (to wit) Richard Keene, John Read, Walter Woolverston, Philip Lynes Thomas Witcherly, John Richardson Thomas Love, James Yore, Matthew Turner, W^m Somerell, John Parsons and Thomas Cooke, Who being elected tryed and Sworne to say the truth in the premisses Upon their Oathes doe say, that he the said William did not Lett him the said Nehemiah goe at large, (the debt aforesaid being wholly unsatisfyed) ffor that the said Nehemiah before the goeing at Large of him the said Nehemiah had payd and satisfyed unto him the said Gerrard Slve part of the debt aforesaid as in the plea aforesaid of him the said William Boarman is sett forth & that he the said Nehemiah before the obtaining the writ of him the said Gerrard agaynst him the said William made Sufficient Tender of the residue of the debt aforesaid to him the said Gerrard but he the said Gerrard refused to accept the same, Itt is therefore considered by the Court here that the said Gerrard Slye take nothing by his writ aforesaid but be in mercy for his false Clayme therein and that the said William Boareman may goe thereof without day, and that the said William Boareman recover against the said Gerrard Slye Pounds of Tobacco for his Costs and Charges by him about his Defence in this behalfe Layd out and expended. And the said William may have thereof Execution &ca